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19 Attorneys for Individual and Representative Plaintiffs

20 **IN THE UNITED STATES DISTRICT COURT**
21 **NORTHERN DISTRICT OF CALIFORNIA**

22 Mohan Gil, Rodney Carr, Tony Daniel, and
23 Jermaine Wright, individually, on behalf of
24 others similarly situated, and on behalf of
25 the general public,

26 Case No. **C 07-06414 RMW**

27 Plaintiffs,

28 **NOTICE OF CONSENT FILING**

29 v.
30 Solelectron Corporation, Flextronics
31 International, USA, Inc., and DOES 1-10
32 inclusive,

33 Defendants.

1 PLEASE TAKE NOTICE, that pursuant to 29 U.S.C. § 216, Plaintiffs hereby file the
2 attached Consent Forms for the following persons:

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4 Gupton, Dorothy
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Dated: August 15, 2008

NICHOLS KASTER, LLP

By: s/Jessica J. Clay

James H. Kaster, #248949
Paul J. Lukas, MN 22084X, *pro hac vice*
Matthew C. Helland, #250451
Jessica J. Clay, MN # 318772, *pro hac vice*

ATTORNEYS FOR PLAINTIFFS AND THE
PUTATIVE CLASS

**UNITED STATES DISTRICT COURT
FOR THE
NORTHERN DISTRICT OF CALIFORNIA**

Mohan Gil, Rodney Carr, Tony Daniel, and Jermaine Wright, individually, on behalf of others similarly situated, and on behalf of the general public,

Case No. C 07-06414 RMW

Plaintiffs,

CERTIFICATE OF SERVICE

Solelectron Corporation, Flextronics International, USA, Inc., and DOES 1-10 inclusive.

Defendants.

I hereby certify that on August 11, 2008, I caused the following document:

1. Notice of Consent Filing and attached Consent Forms

to be served via ECF to the following:

Robert J. Wilger
rwilger@littler.com

Dated: August 15, 2008

NICHOLS KASTER, LLP

By: s/Jessica J. Clay
James H. Kaster, #248949
Paul J. Lukas, MN 22084X, *pro hac vice*
Matthew C. Helland, #250451
Jessica J. Clay, MN # 318772, *pro hac vice*

ATTORNEYS FOR PLAINTIFFS AND THE
PUTATIVE CLASS

**GIL ET AL. V. SOLECTRON CORPORATION,
FLEXTRONICS INTERNATIONAL USA, INC. ET AL.
COURT FILE 07-06414 (RMW/HRL)
PLAINTIFF CONSENT FORM**

I hereby consent to join the lawsuit against Solectron Corp. and Flextronics International USA, Inc. as a Plaintiff to assert claims against the company or companies for violations of the Fair Labor Standards Act, 29 U.S.C. § 201 *et seq.* During the past three years, there were occasions where Solectron Corporation and/or Flextronics International required me to wear protective gear while performing the duties for which I was employed. Solectron Corporation and/or Flextronics International never compensated me for the time I spent donning and doffing this protective gear or for time spent waiting in line to have the gear pass through an electro-static discharge station.

Dorothy Kaster 8-11-08
Signature Date

Dorothy Kaster
Print Name

REDACTED

Mail or fax to:

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